FOR UTILITY **ORIGINAL DECLARATION**

RULE 63 (37 C.F.R. 1.63) **DECLARATION AND POWER OF ATTORNEY** FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED Low Reflection Microwaye Window, the specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT Intermational Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT international Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

Number	Country	Filed	Date First Laid Open Or Published	Date Patented or Granted	Priority Claimed
pplication is in additi efined in 37 C.F.R. pplication:	lications listed above or b on to that disclosed in su 1.56 which became avail	elow and, if this is a continuation of the con	. 119(e) or 120 and/or 365(c) of the indi on-in-part (CIP) application, insofar as edge the duty to disclose all informatio if each such prior application and the	the subject matter disclo	sed and claimed in t
PRIOR U.S. PROVISIONAL, NONPROVISION Application Number		Filed		(ION(S) Status Priority Clair pending, abandoned, patented	
nd i hareby appoint i	Pilisbury Winthrop LLP. Int	allectual Property Group. (to w	tements may jeopardize the validity of the		
with USP10 Custome connected therewith a persons of their Firm who/which first sends:	r No. 00909 individually an nd with the resulting paten to that Customer No., an	nd collectively my attorneys to p at, and I hereby authorize them ad to act and rely on instruction of by whom/which I hereby decte	nom all communications are to be direct rosecute this application and to transact to delete from that Customer No. name: ns from and communicate directly with are that I have consented after full disclara-	ted), and persons of that fit all business in the Paten s of persons no longer with	irm who are associa t and Trademark Of h their firm, to add r
with USPTO Custome connected therewith a persons of their Firm who/which first sends/ above Firm and/or an Power of Attorn	r No. 00909 individually ar nd with the resulting paten to that Customer No., an sent this case to them and attorney of that Firm in writ	ad collectively my attorneys to p it, and I hereby authorize them id to act and rely on instruction if by whom/which I hereby decta ting to the contrary.	nom all communications are to be direct rosecute this application and to transact to delete from that Customer No. names from and communicate directly with are that I have consented after full disclete the consented after the	ted), and persons of that f t all business in the Paten s of persons no longer wit n the person/assignee/att osure to be represented u	irm who are associa t and Trademark Of th their firm, to add n omey/firm/ organizat nless/until I instruct
with USPTO Custome connected therewith a persons of their Firm who/which first sends/ above Firm and/or an Power of Attorn	r No. 00909 individually and with the resulting paten to that Customer No., an sent this case to them and attorney of that Firm in writer to Customer Number 1 to Customer Number	ad collectively my attorneys to p it, and I hereby authorize them id to act and rely on instruction if by whom/which I hereby decta ting to the contrary.	nom all communications are to be direct rosecute this application and to transact to delete from that Customer No. names from and communicate directly with are that I have consented after full disclete the consented after the	ted), and persons of that fit all business in the Paten s of persons no longer with	irm who are associa t and Trademark Off h their firm, to add n prney/firm/ organizat nless/until i instruct
wm USPTO Custome connected therewith a persons of their Firm who/which first sends/ above Firm and/or an Power of Attorn NVENTOR'S SIGN	r No. 00909 individually ar nd with the resulting paten to that Customer No., an sent this case to them and attorney of that Firm in writ	ad collectively my attorneys to p it, and I hereby authorize them id to act and rely on instruction if by whom/which I hereby decta ting to the contrary.	nom all communications are to be direct rosecute this application and to transact to delete from that Customer No. names from and communicate directly with are that I have consented after full disclete the consented after the	ted), and persons of that f t all business in the Paten s of persons no longer wit n the person/assignee/att osure to be represented u	irm who are associa t and Trademark Off h their firm, to add n prney/firm/ organizat nless/until i instruct
vim USPTO Custome connected therewith a sersions of their Firm who/which first sends/ shove Firm and/or an Power of Attorn NVENTOR'S SIGN	r No. 00909 individually and with the resulting paten to that Customer No., an sent this case to them and attorney of that Firm in writer to Customer Number 1 to Customer Number	ad collectively my attorneys to p it, and I hereby authorize them id to act and rely on instruction if by whom/which I hereby decta ting to the contrary.	nom all communications are to be direct rosecute this application and to transact to delete from that Customer No. names from and communicate directly with are that I have consented after full disclete the consented after the	ted), and persons of that it all business in the Paten s of persons no longer with the persons no longer with the person/assignee/atte osure to be represented under the person of the p	irm who are associa t and Trademark Of h their firm, to add r omey/firm/ organizat nless/until I instruct
with USPTO Custome connected therewith a persons of their Firm who/which first sends/ above Firm and/or an Power of Attorn	r No. 00909 individually and with the resulting paten to that Customer No., an sent this case to them and attorney of that Firm in writer to Customer Number 1 to Customer Number	ad collectively my attorneys to p it, and I hereby authorize them d to act and rely on instruction by whom/which I hereby decising to the contrary.	nom all communications are to be direct rosecute this application and to transact to delete from that Customer No. names from and communicate directly with are that I have consented after full disclete the cons	ted), and persons of that it all business in the Paten s of persons no longer with the persons no longer with the person/assignee/atte osure to be represented under the person of the p	im who are associat and Trademark Off in their firm, to add nomey/firm/ organizatinless/until I instruct

4720 E. Winston Drive, Phoenix, AZ 85044

Atty. Dkt. No. 071469-0306457

BEST AVAILABLE COPY